ENROLLED 2002 Legislature

SB 2158, 2nd Engrossed

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2	An act relating to the involuntary civil
3	commitment of sexually violent offenders;
4	creating s. 394.9215, F.S.; authorizing a
5	person held in a secure facility under part V
б	of ch. 394, F.S., to file a petition for habeas
7	corpus; providing for a response and
8	evidentiary proceeding; providing for appeal;
9	prohibiting a person from filing a petition for
10	habeas corpus in commitment proceedings;
11	providing that the petitioner does not have a
12	right to appointed counsel; requiring that the
13	court grant relief in the least intrusive
14	manner possible; prohibiting the court from
15	releasing a petitioner unless it finds no other
16	relief will remedy the violation of the
17	petitioner's rights; amending s. 394.923, F.S.;
18	providing that the Department of Legal Affairs
19	and its officers and employees are immune from
20	civil liability for good-faith conduct under
21	part V of ch. 394, F.S.; providing an effective
22	date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
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26	Section 1. Section 394.9215, Florida Statutes, is
27	created to read:
28	394.9215 Right to habeas corpus
29	(1)(a) At any time after exhausting all administrative
30	remedies, a person held in a secure facility under this part
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may file a petition for habeas corpus in the circuit court for 1 the county in which the facility is located alleging that: 2 3 1. The person's conditions of confinement violate a 4 statutory right under state law or a constitutional right 5 under the State Constitution or the United States 6 Constitution; or 7 The facility in which the person is confined is not 2. 8 an appropriate secure facility, as that term is used in s. 9 394.915. (b) Upon filing a legally sufficient petition stating 10 a prima facie case under paragraph (a), the court may direct 11 12 the Department of Children and Family Services to file a response. If necessary, the court may conduct an evidentiary 13 14 proceeding and issue an order to correct a violation of state 15 or federal rights found to exist by the court. A final order entered under this section may be appealed to the district 16 17 court of appeal. A nonfinal order may be appealed to the extent provided by the Florida Rules of Appellate Procedure. 18 19 An appeal by the department shall stay the trial court's order 20 until disposition of the appeal. 21 (2) Any claim referred to in subsection (1) may be asserted only as provided in this section. No claim referred 22 23 to in subsection (1) shall be considered in commitment proceedings brought under this part. A person does not have a 24 right to appointed counsel in any proceeding initiated under 25 26 this section. (3) Relief granted on a petition filed under this 27 section must be narrowly drawn and may not exceed that which 28 29 is minimally necessary to correct, in the least intrusive 30 manner possible, the violation of the state or federal rights 31 of a particular petitioner. A court considering a petition 2

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under this section must give substantial weight to whether the 1 2 granting of relief would adversely impact the operation of the 3 detention and treatment facility or would adversely impact public safety. 4 5 The court may not enter an order releasing a (4) 6 person from secure detention unless the court expressly finds 7 that no relief short of release will remedy the violation of 8 state or federal rights which is found to have occurred. 9 Section 2. Section 394.923, Florida Statutes, is amended to read: 10 394.923 Immunity from civil liability.--The agency 11 12 with jurisdiction and its officers and employees; the department and its officers and employees; members of the 13 14 multidisciplinary team; the state attorney and the state 15 attorney's employees; the Department of Legal Affairs and its officers and employees; and those involved in the evaluation, 16 17 care, and treatment of sexually violent persons committed under this part are immune from any civil liability for good 18 19 faith conduct under this part. 20 Section 3. This act shall take effect July 1, 2002. 21 22 23 24 25 26 27 28 29 30 31 3 CODING: Words stricken are deletions; words underlined are additions.